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Attorneys for Plaintiff and
 Counterclaim-Defendant APPLE INC.

12 UNITED STATES DISTRICT COURT
 13 NORTHERN DISTRICT OF CALIFORNIA
 14 SAN JOSE DIVISION

16 APPLE INC., a California corporation,
 17 Plaintiff,
 18 v.
 19 SAMSUNG ELECTRONICS CO., LTD., A
 Korean business entity; SAMSUNG
 20 ELECTRONICS AMERICA, INC., a New York
 corporation; SAMSUNG
 21 TELECOMMUNICATIONS AMERICA, LLC, a
 Delaware limited liability company.,
 22 Defendants.
 23

Case No. 11-cv-01846-LHK

**DECLARATION OF JASON
 BARTLETT IN SUPPORT OF
 APPLE'S ADMINISTRATIVE
 MOTION TO EXCEED PAGE
 LIMIT**

1 I, Jason Bartlett, do hereby declare as follows:

2 1. I am a partner at the law firm of Morrison & Foerster LLP, attorneys of record in
3 this action for plaintiff Apple Inc. (“Apple”). I submit this declaration in support of Apple’s
4 motion for administrative relief to exceed the page limits set by L.R. 7-4(b). Unless otherwise
5 indicated, I have personal knowledge of the matters set forth below. If called as a witness, I could
6 and would testify competently as follows.

7 2. On Wednesday, September 28, 2011, I informed counsel for Samsung Electronics
8 Co., Ltd., Samsung Electronics America, Inc. and Samsung Telecommunication America, LLC
9 (collectively, “Samsung”) that Apple would be moving to exceed the page limit in connection
10 with its Reply in support of its Motion for a Preliminary Injunction to be filed on Friday,
11 September 30, 2011. (*See* Ex. A, Email from J. Bartlett to V. Maroulis, attached hereto.) The
12 next day, counsel for Samsung refused to agree to Apple’s request to file a 30-page reply brief.
13 (*Id.*, Ex. B, September 29, 2011 Email from V. Maroulis to J. Bartlett.) The same day, counsel
14 for Apple repeated its request and asked Samsung to reconsider its refusal. (*Id.*, Ex. C, September
15 29, 2011 Email from W. Overson to V. Maroulis.) Counsel for Samsung then responded by
16 agreeing to Apple’s request to file a 30-page Reply brief, contingent upon Apple’s agreement to
17 make available for deposition any Reply declarants. (*Id.*, Ex. D, September 29, 2011 Email from
18 V. Maroulis to W. Overson.) Apple responded that Samsung’s proposed approach was not
19 responsive to its request, and that such depositions would conflict with the Court’s scheduling
20 order, but that it would meet and confer on the depositions after Samsung had reviewed the Reply
21 declarations. Samsung was not satisfied with this response and declined to agree to the extension.
22 (*Id.*, Ex. E, September 29, 2011 Email of W. Overson to V. Maroulis; Ex. F, September 29, 2011
23 Email of J. Bartlett to V. Maroulis; Ex. G, September 29, 2011 Email of K. Johnson to W.
24 Overson.)

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I declare under the penalty of perjury under the laws of the United States of America that the forgoing is true and correct. Executed on September 29, 2011 at San Francisco, California.

By: /s/ Jason Bartlett
Jason Bartlett